

For Sale,
LATTO GIRL, about
Enquire of the Editor.
er has received,
Green Coffee, entitled to
and
Cotton, which he will
also for Sale,
the first quality, and
of Sugar.
ROBERT YOUNG.

SALE,
oved property, corner of
Prince streets; part pay-
in Alexandria Marine
the remainder a liberal
ven.
Also,
ot on Water and Duke
change.
land in Caroline countn
of the Bowling Green
h, now leased to tenants
exchanged for property in

Rent,
House, Store and Ware-
and Pitt streets, now oc-
Denney and Powell-
be handsomely improv-
te a tenant. Possession
y, or on the 1st day of
to R. I. Taylor, Esq.
at reduced prices,
quality Sugar,
Green Tea,
adanno Handkerchiefs,
NS WARE
d for country stores.
to purchase Bank Stock.
GROVERMAN,
Broker.

SALES of MARINE
Sale, by
R. B. JAMISON.
S O—
and Raisins in kegs and
eom

IXON and Co.
ust received,
of Rhode-Island
M E,
Boston Beef and Pork,
Also,
ft Salmon Mackerell.

BRANDY.
ALLISON
n New-York, 12 pipes
which he will sell on a
eozt

to Purchase,
EGRO BOY,
s of Age; for ore well
enerous price will be
he Printer.
zaw8t

GRIFFITH,
for Sale,
Croix Sugars,
adoes do.
ugar, 1st & 2d quality,
and dipt Candles,
and brown Soap,

ira Wine,
do.
Tenneriffe do.
der Vinegar,
do.

S O,
y, Holland Gin, Ja-
Spirits; a general af-
mina in Tea Sets, Dix-
mon & Cloves, Allom,
Corks in small bales,
in barrels, &c. &c.
zaw4w

DAILY BY
W D E N.

Alexandria AND COMMERCIAL INTELLIGENCER.

VOL. III.] TUESDAY, JANUARY 11, 1803. [No. 646.

Sales by Auction.
On WEDNESDAY,
At 10 o'clock, will be sold at the Vendue Store, the corner of King and Union streets.
Rum in hhds. and barrels,
Whiskey in barrels,
Apple Brandy in barrels,
Gin in casks,
Wine in pipes and quatter casks,
Molasses in hhds.
Sugar in hhds. and barrels,
White and brown Soap in boxes,
Coffee in casks and bags,
Raisins in kegs and boxes,
Queen's Ware, and
ALSO,
A variety of DRY GOODS.
—AMONG WHICH ARE—
Broad Cloths, Irish Linens,
Cassimeres, Calicoes,
Kerseys, Threads,
Coatings, Chintzes,
Halfbicks, Bedticks,
Fearnought, Oznaburgs,
Blankets, Sewing Silks,
Planes, Muffin and Muffin
Negro Cottons, Handkerchiefs,
Worsted and other India Cottons, &c.
Stockings, &c.
THOS. PATTEN Auctioneer.
Jan. 11.

Public Sale.
On FRIDAY,
At ten o'clock, will be sold at the Vendue Store,
Rum in hogheads and barrels.
Whiskey in barrels,
Gin in casks and barrels,
Port wine in casks,
Molasses in hhds.
Sugar in hhds and bls.
White and brown soap in boxes,
Chocolate in boxes,
Coffee in tierces and bags,
Raisins in kegs and boxes.
Queens Ware in crates, handsomely
affort.

ALSO,
A variety of DRY GOODS,
—AMONG WHICH ARE—
Superfine cloth and Kerfimeres,
Narrow Cloth, and Flannels,
Irish Linens, and Oznaburgs,
Sail duck of different qualities,
Chintzes and Calicoes,
Cambrick and Cotton shawls,
India Muffin and Table Cloths,
Coloured threads and sowing silks,
Ribbons, Hats, and
A number of other articles.
P. G. MARSTELLER,
Jan. 11. Vendue-Master.

Just Received,
And for sale by the Subscriber, at his store,
corner of Prince and Union streets,
15 Pipes Madeira Wine,
10 do. 4th proof Brandy,
5 do. New-England Rum,
2 do. Holland Gin,
3 Quarter casks Catalonia red Wine,
3 Kegs Anniseed Cordial,
14 Boxes dipt Candles,
Sugar in hhds. and barrels,
Coffee and Pepper in bags,
Hysonkin and Souchong Tea,
Jamaica Rum and Malaga Wine,
Raisins in kegs and boxes,
Leiper's Snuff in half barrels and kegs,
Men's cuffs and fine shoes,
Women's Morocco and fancy Kid do.
And eight Bales of INDIA GOODS, con-
sisting of Mamonies, Eperities, Guzzmahs, Mo-
hanas, Gungies, Checks and Calicoes, and a few
pieces China and Large Handkerchiefs, and Ra-
vens Duck. A large quantity of RED SOAL-
LEATHER, and a few barrels Tanner's best
brown OIL.

BENJ. SHREVE, jun.
Just received,
A few boxes fresh LEMONS, LIMES
and sweet ORANGES.
A L S O,
Filberts, English Walnuts and Almonds,
of an excellent quality.
JOSEPH DYSON.

THOMAS SIMMS
Has just received and for sale,
One hoghead JAMAICA SPIRITS,
warranted 7 years old.
ALSO,
500 lbs. of hackled Flax of a good
quality,
Fresh Muscadell and Bloom Raisins in
boxes and jars,
Cinnamon, fresh Lemons,
Apples by the barrel or smaller quan-
tity.
He has still on hand,
A few boxes of Portugal ONIONS of
an uncommon size.
He wishes to sell
His property opposite George
Taylor's, Esq. Any person inclined to
purchase may have it on moderate terms.
Apply as above.
Dec. 27.

Just received, and for Sale, by
SAMUEL BISHOP
TRAVELS
Into the Interior of
SOUTHERN AFRICA,
In the years 1797 and 1798,
By JOHN BARROW,
Late Secretary to the Earl of Macartney,
and Auditor General of Public
Accounts at the Cape
of Good Hope
Also,
The POWERS of GENIUS,
A POEM,
By JOHN BLAIR LINN, A. M.
Second edition, corrected and enlarged.
Dec. 25.

COTTOM & STEWART
Have just received a large and general as-
sortment of
BOOKS
In the different branches of Literature.
Also,
ALMANACS
For 1803,
With a general assortment of
Dr. Church's Patent Medicines,
Which they offer wholesale or retail to
the public at very reduced prices.

Notice is hereby given,
TO the Stockholders of the Bank of A-
lexandria, That a dividend of four and a
half per cent on the Capital Stock of said
Bank, for the last half year, is this day
declared, and will be ready to be paid to
them, or their representatives on Thursday
next the 6th inst.
By order of the President & Directors,
GURDIN CHAPIN, Cashier.
Jan. 3.

Ricketts, Newton & Co.
Have just received & for Sale,
A QUANTITY OF
Wool & Cotton CARDS,
70 Tons Plaster of Paris,
10 hhds. and 20 barrels Sugar,
10 hhds. Rum,
1000 bushels of Lisbon Salt,
1000 do. Turk's Island do.
100 Reams Post Paper,
50 do. Wrapping do.
1 Cask Dutch Quills,
20 Boxes Havannah Sugars,
2 hhds. Loaf Sugar,
1 do. Sewing Twine and Shoe Thread,
1 do. fine hackled Flax,
50 boxes brown and Castile Soap,
50 do. dipt Candles,
5 Silks fine old Rye Whiskey,
4 do. Apple and Peach Brandy,
Hyson, Hyson Skin, Young Hyson and
Imperial TEAS,
50 barrels Pork and Beef,
50 do. Shad and Herring.

They are giving Cash for
Wheat, Flour, Flax-Seed, Rye, Corn, white
Peas, black-eyed Peas, and have a constant sup-
ply of excellent Flour for family use, in bbls.
and half barrels, and can furnish a few thousand
double bushels Wheat Bran.
Dec. 22.
FOR SALE,
A LIKELY NEGRO GIRL, about
16 years of age.
Apply to the Printer.
Dec. 18.

For NEW-YORK,
The fast sailing Schooner
Friendship,
JOHN QUANDRILL
Master;
It will sail in the course of
a few days. For freight or passage apply
to the master on board, or to
PHILIP CARE,
Union Street,
Who offers for sale on moderate terms,
A small invoice of Glass quart,
pint and half pint TUMBLERS.
Also,
A quantity of Pennsylvania flat and square
BAR IRON.
Jan. 4.

JUST RECEIVED,
And to be sold at private sale by the sub-
scriber,
Creme de Menthe in bottles,
Creme de Noyeau do.
Creme de Citronelle do.
Creme D'Absothe do.
Essence of Burgamot do.
Do. of Lemon do.
Do. of Thyme do.
Castor Oil of an excellent quality do.
THOS. PATTEN.
Janu. 1.

Will be landed,
To-morrow at 10 o'clock, on Merchant's
Wharf,
19 hhds. first quality SUGAR,
and for Sale, by
WM. HODGSON.
Dec. 28.

THE FEDERALIST.
IS JUST RECEIVED, in two hand-
some octavo volumes, printed on pa-
per of a superior quality, and elegantly
bound—(Price to subscribers 2 dols. per
vol. to non-subscribers 2 dols. 25 cents)—
and for Sale by NICHOLAS FOU-
REAU, King street,

THE FEDERALIST,
ON THE
NEW CONSTITUTION,
BY PUBLIUS.
WRITTEN IN 1788.
To which is added,
PACIFICUS,
ON

The Proclamation of Neutrality,
WRITTEN IN 1793.
Likewise,
THE FEDERAL CONSTITUTION,
With all the Amendments.
Corrected and Revised.

As an universal wish seemed to
prevail that these valuable writings should
undergo a revision, and be printed in a
form that should in some measure correspo-
d with their high claim to merit, they are
now offered to the public in a dress which
it is believed will meet with general ap-
probation.

N. B. These gentlemen in Alexan-
dria and its vicinity, who became sub-
scribers to this valuable work, are re-
quested to apply for their books as above.
Jan. 7.

JOHN M'KINNEY
Has just received, and for sale on moderate
terms,
10 tons well assorted Bar Iron,
Sugar in hhds. and bls.
French Brandy in pipes,
Coffee, Herrings, &c. &c.
Jan. 7.

Public Vendue.
On Wednesday, the 12th inst. will be sold,
at the Vendue Store,
A LIKELY NEGRO WOMAN
with a CHILD about three years old;
a good Cook, Washer and Ironer, on a
credit of 60 days.
THOMAS PATTEN.
Jan. 6.

For Sale, Freight or Charter,
The good SLOOP
New-York Packet,
Stephen Barker,
Master;
ready to receive a cargo on reasonable
terms. Apply to
JOHN G. LADD,
Who has just received by said vessel,
30 hhds. N. E. Rum,
50 bls. Beef,
10 bls. Oil,
400 Rhode-Island Cheese,
2 hhds. Loaf Sugar,
5 pipes old 4th proof Cogniac Brandy
of an excellent quality.
Also,
A small invoice of Window Glass and
Hollow Glass.
Jan. 6.

POCKET-BOOKS.
COTTOM & STEWART,
Have just received a handsome assortment
of
Ladies Pocket-Books & Thread Cases,
Gentlemen's Pocket-Books and Asses skin
Tablets.

FOR SALE,
A LIKELY MULATTO GIRL,
between fifteen and sixteen years of age,
accustomed to wait in the house. Enquire
of the Printer hereof.
Dec. 23.

SUPERFINE FLOUR,
Of a superior quality, manufactured
particularly for family use, for sale by
JANNEY & PATON.
Dec. 18.

Now landing,
And for Sale, on Merchant's wharf.
About 1000 bushels Liverpool
fine SALT.
WM. HODGSON.
Dec. 29.

For SALE, or RENT,
THE STORE I have occu-
pied for sometime past, situated on Prince
Street, opposite Col. Hoop's. There is on
stand in town more eligible or better cal-
culated for carrying on an extensive wet
or dry Good Business. The Cellar per-
fectly dry, with a door at each end, will
hold one thousand barrels of Flour.—
Twenty-five hundred barrels may be flow-
ed upon the Premises without any incon-
venience to the occupant. For terms ap-
ply to
WILLIAM OXLEY.
December 7.

FOR SALE,
SIXTY NEGROES that
have been well treated and brought up, of
all ages and both sexes; house servants &c.
mechanics, but mostly plantation Negroes.
Information may be had by applying to
the Printer hereof.
Dec. 6.

SAMUEL BISHOP
Has received a large supply of
Hot Pressed
AND OTHER
PLAYING CARDS,
of various qualities: which he offers by
the quantity or retail, at very moderate
prices.

Just received, and for Sale by
ABEL WILLIS,
A FRESH SUPPLY OF
Rhode-Island CHEESE,
Apples,
Crab Cyder, by the barrel, of the first
quality,
Cranberries,
Sweet Oranges,
Lemons, by the box,
Best Rhode Island Potatoes,
Mackerel, by the barrel, together with
a general assortment of
GROCERIES and NUTS.

Printing in all its va-
riety, executed at this office
with neatness and dispatch.

RICHMOND, Dec. 29, 1802.

Liberty of the Press invaded,

Notwithstanding the declaration of rights made by the good people of Virginia, assembled in full and free convention, and which declares "that the freedom of the press is one of the great bulwarks of liberty, and can never be restrained but by despotic governments."

A quarrel of a private nature, between Mr. George Hay, a member of the executive council of Virginia, and Mr. Callender, the editor of the Recorder, has given rise to a more formidable restraint upon the liberty of the press, than any scheme which has ever been invented by the enemies to free discussion. This quarrel has been made the grounds of attacking the palladium of American liberty, in a manner which no citizen of the United States could have supposed or expected. Unless speedy measures be taken for preventing in future like attempts, the boasted freedom of this country will only be the "shadow of the name." A particular account of this interesting affair, cannot but be, therefore, acceptable to the citizens at large.

It is not our intention to enter into the merits of the quarrel between Mr. Hay and Mr. Callender. We wish to be that, neither the partisans of the one or the other; but we consider it our duty to lay before the public the particulars of a transaction, which we consider of greater magnitude to the interest of Americans, than any circumstance that has occurred since the formation of the federal constitution. Mr. Callender has been thrown into jail, where he now lies, without either trial by jury or any other body; not for any crime which he has committed; or any thing which he has written; but to prevent his future publications. The magistrates of Henrico county, upon the application of Mr. Hay, required that both Mr. Callender and his partner Mr. Pace, should find security in five hundred dollars each, besides their own security to the same amount, that they would publish nothing libellous upon any character, public or private, in the state of Virginia. Mr. Pace gave security, but Mr. Callender did not, and was in consequence thereof ordered to jail.

It is the legality of this extraordinary stretch of power, which we mean to investigate, and not the personal quarrel between Mr. Hay and Mr. Callender. Mr. Hay, it appears, had assaulted Mr. Callender in a public store in Richmond, and had beaten him with a stick, or as Mr. Callender terms it, a bludgeon, for some reflections which were made concerning Mr. Hay in the Recorder, in consequence of which assault, Mr. Callender bound over Mr. Hay to keep the peace, as is usually done in such cases. Mr. Hay, in his turn, applied to Mr. Foster, the mayor of Richmond, to grant a warrant, to commit to jail Messrs. Callender and Pace, unless they gave security that they would publish nothing that reflected on the character of Mr. Hay, or any of the citizens of Virginia. The mayor very properly refused to grant such a warrant, as being in his opinion laying a previous restraint upon the freedom of the press. Mr. Gervais Storrs, one of the magistrates of Henrico county, was next applied to, who granted a warrant for the above purpose. Mr. Callender, and his partner Mr. Pace, in consequence, attended in the court house of Henrico county on Friday morning, with Messrs. Marshall and Rind as their counsel. Mr. Hay also appeared with Messrs. Wickham and M'Rae as his counsel. The magistrates who sat upon the occasion were Gervais Storrs, Wm. Price, Pleasant Younghusband, and Joseph Selden, Esqrs.

Mr. M'Rae opened the cause, on the part of Mr. Hay, and demanded that Messrs. Callender and Pace should be bound over from publishing libellous matter, as being persons of bad fame. He said the magistrates had the discretionary power of binding over characters of this description, by a statute of Virginia, similar to the 34th statute of Edward III. C. 1. which empowered the justices of England to bind over to the good behavior towards the king and his people, all those that he not of good fame. He read the several acts which constituted bad fame; these, were sleeping in the day, prowling at night, frequenting bad fame

houses, gaming, drunkenness, being in the habit of using libellous expressions. He said that he could prove by a bundle of the Recorder which he held in his hand, that Callender and his partner Pace were men of this description; that Pace was even more insignificant and base than Callender, as being destitute of talents. He maintained that Callender was a vile calumniator, and malignant slanderer; that he had libelled Mr. Madison, a gentleman whose whole life was an example of the strictest virtue; and he had slandered Mr. Giles; and, in short, almost every respectable person in the state of Virginia. He was proceeding to unfold Callender's general character, as a noted libeller, when Mr. Marshall interrupted him, and hoped that their worships, the magistrates, would confine the counsel of Mr. Hay to the charge contained in the warrant, which solely related to the libelling of Mr. Hay, and not any other individual. Mr. M'Rae, in reply stated, that as Messrs. Callender and Pace were required by the nature of the bond given on such occasions, to keep the peace with the community at large, it was necessary to shew that they had not only threatened to libel Mr. Hay, but had already libelled several others, and to prove that they were men who bore the character of infamous libellers.

The magistrates, when their opinion on this point of law was asked, concurred with the counsel of Mr. Hay; Mr. M'Rae therefore proceeded. He endeavored to exhibit the character of Mr. Callender in the most odious point of view, as, a slanderer, a miscreant, a person who by his repeated calumnies on virtuous citizens, had justly incurred the character of a libeller, & consequently that of a person of bad fame. He indulged in a strain of invective against Mr. Callender, which we think improper to repeat. He concluded by praying that both Mr. Callender and Mr. Pace should be required to give security in such sum, that neither they, nor any friend they could find would easily pay if they transgressed. Mr. Wickham made also a short speech on the propriety of binding over both Mr. Callender and Mr. Pace; but he entirely abstained from all abuse or invective.

Messrs. Rind and Marshall, as counsel for Callender, began their defence by stating, that the magistrates of Henrico county were not empowered to take cognizance of the present question, which properly ought to have come before the magistrates of the city of Richmond alone. That the dispute was between two citizens of Richmond, and being a criminal case, and not a civil one, was not cognizable before the magistrates of the county. That if this mode were generally adopted, it might sometimes occur, that criminals would be indicted, prosecuted and tried for the same offence before both these courts at the same time. They were answered by Messrs. M'Rae and Wickham, and the magistrates concurred in opinion with the latter.

Mr. Rind, in his defence for Mr. Callender, stated, that the character of bad fame could not apply to Messrs. Callender and Pace; that they were men who were industriously employed; that they neither frequented houses of bad fame, or were addicted to gaming and idleness; that they could not be charged with publishing libels, as no jury had found them guilty of that crime. He maintained that no publication could be deemed libellous, unless regularly found so by a jury, in the ordinary process of law. That unless this was first done, it was not proper that Messrs. Callender & Pace should be bound over. He argued that if the magistrates in the present instance, obliged Messrs. Callender and Pace to give security for their future publications, that it would amount to a restraint upon the liberty of the press, which no court in a free country were empowered to inflict. He asserted that if the magistrates in the city of London dared to commit any printer to prison, for not giving security in a similar case, that both the magistrates and the accuser would not remain in existence twelve hours after. He hoped he should never witness the day, when the justices of Virginia, or any other state of the union, would hazard such a stretch of power as was asked by Mr. Hay. He said he did not come into court either to defend or to oppose Mr. Callender, that he neither received, nor would take, a fee on the occasion; that his motives were purely patriotic and voluntary; that he appeared as the advocate for the liberty of the press; that if the magistrates

agreed to the proposal of Mr. Hay, in the present case, the freedom of the press might justly be said to be extinguished in this country. He said, that if Mr. Hay thought Mr. Callender published falsehoods reflecting on his conduct, that it was his duty to prosecute Callender and Pace for defamation, and that a jury would determine the extent of the offence. This was the only and the proper course, in his opinion, which Mr. Hay ought to pursue. But if the magistrates bound Callender and Pace over, they would become the judges of the nature of the publication in question. They would in fact, be assuming an authority, which was never vested in any magistrate in a free country. He therefore entreated, that their worships would properly consider the magnitude of the present question, which was one of the most important that ever occurred in the union, and not by binding Messrs. Callender and Pace to keep the peace, lay a restraint upon the liberty of the press, which would be reprobated from one end of the continent to the other.

Such was the general tendency of the able speech which Mr. Rind made on this occasion, and for which he merits the thanks of all citizens who have a concern for the preservation of the palladium of true liberty.

Mr. Marshall proceeded nearly on the same grounds with Mr. Rind. He stated to the magistrates, that his motives for appearing in court were precisely the same with those which actuated Mr. Rind; a desire to preserve the liberty of the press from any unjust attacks which might be attempted to be laid upon it. In support of the illegality of binding over printers to keep the peace, he read in court the sentiments of Judge Blackstone, on the liberty of the press, book iv. chap. 14, sec. 1. This learned author expressly declares, "that the liberty of the press consists in laying no previous restraints upon publications, and not in freedom from censure for criminal matter when published. Every freeman has an undoubted right to lay what sentiments he pleases before the public; to forbid this is to destroy the freedom of the press; but if he publishes what is improper, mischievous, or illegal, he must take the consequence of his own temerity." Mr. Marshall therefore argued, that the act of binding over Messrs. Callender and Pace, was unquestionably a previous restraint laid upon the press. That those two men had not yet been proved guilty of libelling any person, nor was any prosecution at present intended to be commenced against them on that supposition: but that Mr. Hay, merely on suspicion that they were to publish libels on his character, demanded of their worships to bind them over to keep the peace. Mr. Marshall said, that it was the most extraordinary application which he ever heard of; and if the magistrates should comply with the demand, it would be an act equally extraordinary. But he hoped that this would not be the case, nor that it would be said that in the state of Virginia, the freedom of the press had received a check which it never experienced in any country that boasted of liberty.

Mr. Wickham, in reply, contended, that the binding over of Callender and Pace would be restraint laid on the liberty of the press. That they were at full liberty to publish what they pleased notwithstanding and that their recognizance could not be forfeited, unless they published libellous matter, which would remain to be determined by a jury.

Mr. Rind, in answer to this argument, proved clearly, that it would act as a previous restraint upon the liberty of the press; for if Callender and Pace gave security, and afterwards published what might be deemed libellous, that they would be simply upon the recognizance, which would unquestionably be forfeited, however trivial the nature of the libel might be.

Notwithstanding this reasoning on the part of the counsel of Callender and Pace, which we believe appeared satisfactory to the greater part of those who were present, both the editors were required to give two securities, in the sum of five hundred dollars each, besides their own bonds to the same amount. Mr. Pace gave security, but Mr. Callender having failed to give security, was sent to jail, where he now is, without any other detainer. Mr. Selden was the only magistrate of the four (who voted against the decision. He said he thought it improper that such a restraint should be laid on the press.

The citizens of the ether states will no doubt be anxious to know the political

principles of the several magistrates and the counsel on both sides. Mr. Foster, the mayor of Richmond, is considered to be a federalist. The four magistrates who presided in court are known to belong to the party called anti-federal or democratic. Mr. Marshall, counsel for Messrs. Callender and Pace, and Mr. Wickham, counsel for Mr. Hay, are federalists. Mr. Rind and Mr. M'Rae, the other counsel, are of the other party.

This decision furnishes, however, the most decided proof of the real principles of the present ruling party, and of those men who are perpetually bawling about liberty and republicanism.

The commitment of Printers to jail on suspicion that they might publish libels, is an act which never until now was heard of in the United States. Such a circumstance never occurred in Great Britain or indeed in any country where the people enjoyed the liberty of the press. Mr. Rind properly observed, that if such an attempt should be made in London, that both the magistrate and the agent in the business would lose their lives in twelve hours after. We truly believe this would happen; but no justice there would have the audacity to make the attempt. We can state on the authority of a person who once had the opportunity of being present in the court of session of Edinburgh, which is the court that generally decides all matters of any importance in Scotland, when an application was made to the Lords of Session to issue a warrant against the printer of a periodical pamphlet, in order to oblige him to give security that nothing libellous would appear in the succeeding numbers. But the learned Lords who composed that court, were unanimously of opinion that no such previous restraint could be laid upon the press. If any libels were published, either against government or against individuals, they said ample redress could afterwards be procured; but the binding of individuals over to keep the peace was an act that only took place when personal danger or the destruction of property were apprehended.

If we consider the words of Sir William Blackstone, it will appear that this was evidently the opinion of that learned lawyer, "any justice of the peace (book iv. chap. 18, § 1.) may ex-officio, bind all those to keep the peace, who in his presence make any affray; or threaten to kill or beat another; or go about with unusual weapons, to the terror of the people; and all such as he knows to be common barretors; and such as are brought before him by the constable for a breach of the peace in his presence; and all such persons as, having been before bound to the peace, have broken it, and forfeited their recognizances. Also, whenever any private man hath just cause to fear, that another will burn his house, or do him a corporal injury, by killing, imprisoning, or beating him; or that he will procure others so to do, he may demand surety of the peace against such person; and every justice of the peace is bound to grant it, if he who demands it will make oath, that he is actually under fear of death or bodily harm; and will shew that he has just cause to be so by reason of the other menaces, attempts or laying in wait for him; and will also further swear, that he does not require such surety out of malice or for mere vexation.

On Monday the 3d of January the Court of Henrico county met at 12 o'clock, for the purpose of considering the case of Jas. Thompson Callender. Mr. Hay spoke for three hours, when the court adjourned to the day following, late in the afternoon of which, after hearing the arguments of counsel on both sides, the court discharged Messrs. Callender and Pace—the binding of them over being in their opinion an illegal act.

By this Day's Mail.

NEW-YORK, January 7.

The news which we stated yesterday on the authority of Captain Graham, is this day confirmed. Captain Whedon, of the brig Harriot, arrived here yesterday from St. Croix, informs us, that a few days since, he spoke the ship Fame, Jones, 50 days from Amsterdam for Philadelphia, the commander of which informed him, that 5,000 French troops were embarking at Rotterdam for the River of St. Mary's.

An American vessel has been recently cut out of one of the Bays of Tobago, by the crew of a French frigate, and ordered for Martinique.

Arrived, ship Andromache, deira; Mary Crocker, Ar Hero; Taylor, Newbury Moulton, do. Pheobe, Be N. C. Harriot, Whede Lydia Williams, Alexand Bain, Trinidad; schooner Georgetown, S. C. Sally, dericksburg; Resolition, Iris, Perlam, do. Mine Newburyport; Peggy, B N. C. Sukey and Polly Carolina; sloop Connecticut do. Favorite Pacey, Eve do. Cleared, brig Sally Taltar, Malaga and Cadiz Ship Columbus, Burger deira, in 25 days.

Arrived since our Ship Andromache, Piera. Left the ship Columbus to fail in 10 days. The Murdoch, for this port only.

Brig Harriot, Wheden, The brig Plymouth, Brad York, left St. Croix Dec St. Domingo, with 1300 touched at every island Barbadoes, and could get per bbl.—schooner Nancy Saybrook, was at Domin 12, to fail for St. Vinc 30, long. 63, 40, spoke sh 50-days from Amsterdam troops embarking at Rot river St. Mary's. Dec Capes Hatteras, spoke a New-York for Charleston. informs us, that the schooner from Norfolk, was cut out bays, in Tobago, by French Frigate, and ordi nique, which however they and the French gave her Mix, and he brought her the 17th December. The mission to land when our in Price at St. Croix, Dec 20 dollars; Beet 15; half best, 6; Corn Meal 26 to Hoops 56 to 60 per M.

PHILADELPHIA,

By our papers from the we received from an oblig find that Gen. Rochambe engaged in endeavouring to quility to St. Domingo. the Negroes took the garri leas after a vigorous resistat soon afterwards obliged to inforcement having arrived. been twice attacked by the they were obliged to retreat a considerable number of All the establishments mad groes on the river Massac of Lancaster, were destroy of Frimare, by sixty grenadi ed by capt. Devere.

Extract of a letter from a siding in Cape Francois to dent in this city, dat 30th 1802.

"Our situation here has f indeed been very precarious that about the middle of Oc evacuation of the Cape and of the whole Island was inevitable, every article bel vernment had already been had the brigands succeeded their point even our lives w greatly endangered; but th vidence, whole hand direct and whose kindness averted from our heads; the brigands ed attacks on this place, every retreated to their great loit, to retreat into the mountains, again enjoy perfect tranquil since the death of General from the moment that Gene beau succeeded to his place, has taken a different aspect, now look with the fairest future.

CONGRESS OF THE UNITED STATES

HOUSE OF REPRESENTATIVES

Friday, January

Mr. Davenport, chairman mittee of revival and unfin made a report, in which (besic jects) it was stated that the ing a mint, and that for ere trading houses on the frontier, fire on the 4th of March next

the several magistrates and both sides. Mr. Foster, the moon, is considered to be a four magistrates who pre- known to belong to the anti-federal or democratic council for Messrs. Callen- and Mr. Wickham, coun- ay, are federalists. Mr. M'Rea, the other counsel, party.

on furnishes, however, the roof of the real principles ruling party, and of those perpetually bawling about blicanism.

ment of Printers to jail on er might publish libels, is er until now was heard of

Such a circumstance Great Britain or indeed where the people enjoyed peds. Mr. Rind pro- that if such an attempt

London, that both the the agent in the business lives in twelve hours af- believe this would hap- ce there would have the the attempt. We can

thority of a person who opportunity of being present tion of Edinburgh, which generally decides all mar-

tance in Scotland, when as made to the Lords of warrant against the prin-

pamphlet, in order to e security that nothing appear in the succeeding the learned Lords who

rt, were unanimously of such previous restraint the peds. If any libels

ther against government als, they said ample re- ards be procured; but

individuals over to keep t that only took place ger or the destruction of

ended.

the words of Sir William all appear that this was

inion of that learned Rice of the peace (book

) may ex-officio, bind e peace, who in his pre- ray; or threaten to kill

go about with unusual rror of the people; and

ways to be common bar- are brought before him

r a breach of the peace and all such persons as,

e bound to the peace, d forfeited their recog- whenever any private

se to fear, that another, or do him a corporal

imprisoning, or beat- ne will procure others

demand surety of the person; and every just- bound to grant it, if

will make oath, that fear of death or bodily

w that he has just cause of the other menaces,

in wait for him; and ear, that he does not

r out of malice or for

id of January the Court met at 12 o'clock, for

dering the case of Jas. er. Mr. Hay spoke

when the court adjourned ng, late in the afternoon

aring the arguments of es, the court discharg- and Pace—the bind-

ing in their opinion an

Day's Mail.

K, January 7.

we stated yesterday on

ptain Graham, is this

ptain Whedon, of the

ed here yesterday from

Arrived, ship Andromache, Pierce, Ma- deira; Mary Crocker, Amsterdam; brig Hero, Taylor, Newburyport; Mary Moulton, do. Pheobe, Bell, Wilmington; N. C. Harriot, Wheden, St. Croix; Lydia Williams, Alexandria; Minerva, Bain, Trinidad; schooner Lucy, Lawton, Georgetown, S. C. Sally, Gardner, Frederickburg; Resolution, Nicholls, do. Iris, Perlam, do. Minerva, Ruthford, Newburyport; Peggy, Baker, Edenton, N. C. Sukey and Polly, —, North Carolina; sloop Connecticut, Hammond, do. Favorite Paesley, Evans, Peterburgh. Cleared, brig Sally Tracy, May, Gib- taltar, Malaga and Cadiz.

Ship Columbus, Burger, arrived at Ma- deira, in 25 days.

Arrived since our last, Ship Andromache, Pierce, from Madei- ra. Left the ship Columbus of N. York, to sail in 10 days. The ship Charlotte Murdoch, for this port failed in compa- ny.

Brig Harriot, Wheden, from St. Croix. The brig Plymouth, Bradshaw, of New- York, left St. Croix December 21, for St. Domingo, with 1300 bbls. flour—had

rouched at every island to leeward of Barbadoes, and could get but 6 dollars per bbl.—schooner Nancy, Confield, of

Saybrook, was at Dominique, December 12, to sail for St. Vincent. Lat. 32,

30, long. 63, 40, spoke ship Fame, Jones, 50-days from Amsterdam 5000 French

troops embarking at Rotterdam for the river St. Mary's. December 31, off

Capes Flatterals, spoke a new ship from New York for Charleston. Captain W.

informs us, that the schooner Maria, Mix, from Norfolk, was cut out of one of the

out bays, in Tobago, by the crew of a French Frigate, and ordered for Marti- nique, which however they could not make,

and the French gave her up to captain Mix, and he brought her into St. Croix the 17th December. They had not per-

mission to land when our informant failed. Prices at St. Croix, Decemr 21—Pork

20 dollars; Beet 15; half bbl. 12; Flour, best, 6; Corn Meal 26 to 30; Puncheon

Hoops 56 to 60 per M.

PHILADELPHIA, Jan. 8.

By our papers from the Cape, which we received from an obliging friend, we

find that Gen. Rochambeau, is actively engaged in endeavouring to restore tran-

quility to St. Domingo. It appears that the Negroes took the garrison of Merba-

lais after a vigorous resistance, but were soon afterwards obliged to retreat, a re-

inforcement having arrived. Leogane has been twice attacked by the Negroes, but

they were obliged to retreat, having lost a considerable number of men and arms.

All the establishments made by the Ne- groes on the river Massacre, in the bay

of Mancenille, were destroyed on the 23d of Frimare, by sixty grenadiers command-

ed by capt. Deverie.

Extract of a letter from a gentleman re- siding in Cape Francois to his correspon-

dent in this city, dated December 30th 1802.

"Our situation here has for a long time indeed been very precarious, so much so,

that about the middle of October last, the evacuation of the Cape and with it that

of the whole Island was considered as inevitable, every article belonging to go-

vernment had already been shipped, and had the brigands succeeded in carrying

their point even our lives would have been greatly endangered; but thanks to Pro-

vidence, whose hand directs every thing, and whose kindness averted this danger

from our heads; the brigands after repea- ed attacks on this place, every one of which

refuted to their great loss, were obliged to retreat into the mountains, and we now

again enjoy perfect tranquillity. Ever since the death of General Leclerc and from the moment that General Rocham-

beau succeeded to his place, every thing has taken a different aspect, and we may

lowing resolution was submitted—"That it will, in the opinion of your committee, be expedient to continue in force the act

establishing Indian trading houses. Re- ferred to the committee of the whole house

for Monday next, & ordered to be printed. Mr. Cutts presented the petition of

John —, of the county of York, Mass. referred to the committee of claims.

Mr. Wadsworth produced a letter and petition of Eliza Ayer, deceased, and

Eliza Ayer, jun. refugees; referred last session to the committee of the whole

house, but not decided upon, and moved that they be referred to the committee of

claims. Carried. Mr. Thompson moved that the peti- tion of Philip Lightfoot, presented at a

former session, but not acted upon for want of evidence, be again referred to the com-

mittee of claims. Mr. Varnum considering the military institutions of the United States were in

some respects defective, and that it might be found necessary to alter or amend the

existing laws, moved the following reso- lution.

Resolved, "That a committee be ap- pointed to enquire if any, and if any,

what alterations are necessary in the mili- tary establishment of the United States,

and report by bill or otherwise. Mr. Griswold would thank the gentle-

man to state what alterations he deemed necessary: whether it was intended to

encrease the military establishment, or to amend the existing laws relating to that

department. Mr. Varnum had not made a very mi- nute enquiry. He learned that there

were discovered to be many inconveni- ences in executing the duties of different

agencies; especially that of Philadelphia. That there was a deficiency of teachers

of music in the corps of artillery and en- gineers, with other defects which might

easily be remedied. Mr. Rutledge thought the committee

should not be empowered to report by bill —when they had made their report after

examining the subject, the house could take such measures as circumstances might re-

quire. He moved that the words "re- port by bill or otherwise" be struck out.

On taking the question there were, yeas 30, nays 30; the speaker in the affirma-

tive. The resolution carried with the amendment, and a committee of five were

appointed. Mr. Randolph called for the galleries to be cleared—the house remained in con-

clave during the day. Adjourned till Monday, 11 o'clock.

Alexandria Advertiser.

TUESDAY, JANUARY 11.

The following is the resolution offered by Mr. Randolph, on the 5th instant, in

the House of Representatives in select com- mittee, and which has engaged the atten-

tion of the house, in secret debate, for some time past. The resolution was car-

ried. Randolph did well to have the doors shut whilst debating on such a resolution.

Whilst the Spaniards have been for these six or eight months past, seizing and

detaining our vessels, robbing and imprison- ing our seamen, and now shut us out from

the navigation of the Mississippi, in open violation of their treaty, we are to rely

upon their justice for redress. If a man should attempt to rob another of his purse,

should the injured person, with the means of redress in his hands ask him what he

government at New Orleans to obstruct the navigation of the river Mississippi, se- cured to the United States by the most

solemn stipulations: That, adhering to the humane and wise

policy which ought ever to characterise a free people, and by which the United

States have always professed to be govern- ed; willing, at the same time, to ascribe

this breach of compact to the unauthorised misconduct of certain individuals, rather

than to a want of good faith on the part of his Catholic Majesty; and relying with

perfect confidence, on the vigilance and wisdom of the executive, they will wait

the issue of such measures as that depart- ment of the government shall have pursued

for asserting the rights and vindicating the injuries of the United States; holding it

to be their duty, at the same time, to ex- press their unalterable determination to

maintain the boundaries and the rights of Navigation and Commerce through the

river Mississippi, as established by existing Treaties.

Washington County Meeting.

AT a meeting of the citizens of the Ci- ty and County of Washington, held pur-

suant to adjournment, at Lovell's Hotel, on Friday, the 7th January, 1803.

Cornelius Coningham was appointed Chairman, and N. King, Sec'y.

A letter from Mr. Robert Brent, one of the persons by whom the meeting was

called, apologizing for his absence, and assigning the reasons which induced him

to advocate the measure, was received and read.

It was resolved, That a committee be appointed to prepare a petition to Con-

gress, to establish a legislature for the Territory of Columbia—with instructions

to take into consideration and represent the grievances enumerated in the papers laid

before this meeting, and such other griev- ances as they may find necessary.

Robert Brent, Benjamin Moore, Nicholas King, Saml. H. Smith, and

A. B. Woodward, were appointed the committee under the foregoing resolution.

It was resolved, That the committee appointed to prepare a petition or memo-

rial to Congress, be instructed to confer with any other committee or committees

which may be appointed within the Terri- tory of Columbia, on the subject of the

said memorial: And that said committee be empowered to call a meeting of the ci-

zens, for the signing of such memorial. Resolved, That the proceedings of this

meeting be published in the City of Wash- ington, George-Town, and Alexandria

newspapers. CORN. CONINGHAM, Chairman.

Test, N. KING, Sec'y.

PORT OF ALEXANDRIA.

ARRIVED, Ship Franklin, Conklin, Philadelphia; Schr's Commerce, Mann, Baltimore;

Polly, Dennison, Portland; Sparrow, Coleman, Charleston;

CLEARED, Ship Good Hope, Lambert, Lisbon; Brig Sukey and Betsy, Crook, Coana;

Katherine, Lawrence, Barbadoes; Sch'r Patience, Parkhill, Guadaloupe;

Eleanor, Barry, Antigua; John, Tupman, Jamaica;

Sloop Hannah, Smith, Boston.

Just received and for Sale, by JOSEPH DYSON,

AN ASSORTMENT OF ORANGES & LINES,

of a very superior quality. A L S O,

Excellent Rhode-Island Cheese, Spanish Segars,

Durham Mustard, Cocoa Nuts, and A beautiful assortment of LISBON

BASKETS. Jan. 11. d

FRENCH BRANDY. AMOS ALLISON

Has received from New-York, 12 pipes French Brandy, which he will sell on a

credit. Jan. 7. eo3t

Wanted to Purchase, A likely NEGRO BOY,

from 12 to 18 Years of Age; for one well recommended a generous price will be

The Freeholders & Housekeepers in the Town of Alexandria.

WILL please to take notice, that a POLL will be opened at the court house,

in the council chamber, on the 8th day of February next, at 10 o'clock in the

forenoon, for the purpose of choosing 12 fit and able men, being Freeholders, to

represent the Corporation, as Mayor, Aldermen and Common Councilmen, for the present year.

GEORGE DRINKER, Town Sergeant. Alexandria, January 10, 1803. d8F

DISTRICT OF COLUMBIA, COUNTY OF ALEXANDRIA, ff.

November Term, 1802. Joseph Tidball, complainant,

against James Kidd, Mordecai Miller and J. Horburgh, deits. } In Chancery.

The defendant, James Kidd, not having entered his appearance and given

security according to the act of assembly and the rules of this court, and it appearing to the

satisfaction of the court upon affidavit, that the said James Kidd is not an inhabitant of this

district, on motion of the said complainant, by his counsel, it is ordered, that the said

James Kidd, do appear here on the first day of June term next, and enter his appearance to the

suit, and give security for performing the decrees of the court; and that the other de-

fendants, Mordecai Miller and John Horburgh, do not pay away, convey or secrete the debts by

them owing to, or the estate or effects in their hands belonging to the said absent de-

fendant, Jas. Kidd, until the further order or decree of this court; and that a copy of this order be

forthwith published for two months suc-

cessively in one of the public newspapers published in this county, and that another copy be

posted on the front door of the court house of the said county.

A copy, Test, G. DENEALE, Clerk. January 11. law 2m

DISTRICT OF COLUMBIA, COUNTY OF ALEXANDRIA, ff.

Nicholas Lingan, compl'r, against Natl. Washington & Wm. Harbome, defendants. } In Chancery.

The defendant Nathaniel Wash- ington not having entered his appearance,

and given security according to the act of assembly and the rules of this court, and it

appearing to the satisfaction of the court upon affidavit, that the said Nathaniel

Washington is not an inhabitant of this district, on motion of the said complainant,

by his counsel, it is ordered, that the said defendant, Nathaniel Washington, do ap-

pear here on the first day of June court next, and enter his appearance to the suit,

and give security for performing the de- crees of the court; and that the other de-

fendant, William Harbome, do not pay away or secrete the debts by him owing to,

or the estate or effects in his hands belong- ing to the said absent defendant, Nat. W.

Washington, until the further order or decree of this court; and that a copy of this order be

forthwith published for two months suc-

cessively in one of the public newspapers published in this county, and that another

copy be posted at the front door of the court house of the said county.

A copy, Test, G. DENEALE, Clerk. January 11. law 2m

DISTRICT OF CALUMBIA, COUNTY OF ALEXANDRIA, ff.

November Term, 1802. Joshua Riddle, complainant,

against Lindsey Pollard & Samuel Hilton, defendants. } In Chancery.

The defendant, Lindsey Pol-

lard not having entered his appearance, and given security according to the act of assembly

and the rules of this court, and it appearing to the satisfaction of the court upon affidavit,

that the said Lindsey Pollard is not an inhabitant of this district, on motion of the said

complainant, by his counsel, it is ordered, that the said defend-

ant, Lindsey Pollard, do appear here on the first day of June term next, and enter his ap-

pearance to the suit, and give security for performing the decrees of the court; and that

the other defendant, Samuel Hilton, do not pay away, convey or secrete the debts by him

owing to, or the estate or effects in his hands belonging to the said absent defendant

Lindsey Pollard, until the further order or decree of this court; and that a copy of this

order be forthwith published for two months successively, in one of the public news-

papers published in this county, and that another copy be posted at the front door of

the court house of the said county.

A copy, Test, G. DENEALE, Clerk. January 11. law 2m

COAL FOR SALE. James River Coal for sale at

Adams's Wharf, apply to John Dunlap,

or SAMUEL CRAIG. Nov. 13. law.

W. M. HARTSHORNE,
Has for Sale at his Store on Col. Hooe's
Wharf,

2 Pipes London Market Ma-
deira Wine, four years old,
1 Pair Burr Mill Stones, 6 ft. diameter
1000 Bushels Lisbon Salt, first quality,
15 Tons Swedish Bar Iron, fine drawn,
18 Tons Philad. do.
First quality Brown Sugar by the hoghead
and barrel,
Philadelphia Lump and Loaf Sugar by the
hoghead and barrel, part in loaves not more
than 6 lbs. each,
Plaster of Paris by the ton or bushel,
Tobacco in kegs,
A few barrels of new Pork and Beef,
Hay in bundles about 200 lbs. each,

For Sale, or Rent,

A few Lots in good situations on Fairfax,
Wilkes, Prince and Washington Streets.

Also, for Sale,

A three story Brick House, on King, near
Fairfax Street, a very good stand for business.

Wanted,

Two or three JOURNEMEN COOPERS,
to whom good wages and constant employ will
be given at his mill.
Dec. 18.

FOR SALE,

THE LOT with the HOUSE thereon, at
the 1 1/2th-st. corner of Cameron and
Alfred Streets, late the Property of Thomas
Richards. Also, several vacant LOTS adjoin-
ing thereto on Alfred Street, between Cameron
and King Streets. The House is pleasantly sit-
uated and in good order for the Accommodation
of a Family. If not sold before the 1st of No-
vember, it will then be rented.

WILLIAM CRAIK.
Sept. 30.

NOTICE.

THE SUBSCRIBER intending
shortly to embark for Europe, hereby gives
Notice, that he has appointed Anthony
Creale and John Milver his Attorneys,
and that they are duly authorized to trans-
act his business in his absence.

RICHARD VEITCH.
Nov. 12.

Twenty Dollars Reward.

ABSCONDED from the employ of
Daniel Douglass, flour inspector in
the town of Alexandria, on the 12th inst.,
a Negro man named NACE, 36 years of
age, 5 feet 9 or 10 inches high, stout
built, talks but little, sullen look; had
on & took away with him sundry clothing,
among which are a new drab short coat,
blue trousers and waistcoat, all with lea-
ther buttons, two Russia sheeting and one
white shirt, one plain white Marseilles
and one dimity waistcoat. The above
reward will be paid for delivering him to me.

ELIZABETH PEAKE,

living between Alex. and Mount Vernon.
All masters of vessels and others
are forewarned harbouring or carrying off
said fellow, at their peril.

Dec. 29.

Just received,

And landing on Merchants' Wharf,

A SMALL CARGO OF

TURK'S ISLAND SALT,

and one of LIVERPOOL FINE, on very
reasonable terms, if taken from on board.

A L S O,

Ten quarter casks of Sherry
WINE. For Sale, by

Wm. HODGSON.

Jan. 8.

County of Alexandria,

Jan. 5, 1803.

WAS committed to this jail, as a
runaway, a Negro Man, who
says his name is David Elis Williams, and
that he is the property of Mr. William
Mattox, near Salem, in Fauquier county,
Virginia. He is about 5 feet 5 or 6 inches
high, stout made, 26 or 27 years of age.

The owner is requested to come and
prove his property, pay charges and take
him away; otherwise, he will be dispo-
sed of as the law directs.

JAMES CAMPBELL,

Jan. 20.

Wanted to Purchase,

Three or four young NEGRO
MEN, for which a generous price in cash
will be given. They are not intended for
the Bacon Men, or to be kept slaves for
life. Apply to the Printer.

Dec. 28.

COAL FOR SALE.

James River Coal for sale at
Adams's Wharf, apply to John Dinslay,

SAMUEL CRAIG.

Nov. 23.

Alexandria, Dec. 11.

WAS committed to this jail, as a
Runaway, a Negro Man, named
SIMON. He says he belongs to a Mr.
James Gain, near Culpepper Court-House;
he had on Negro cotton clothes, is about
5 feet, 8 or 9 inches high. The owner
is requested to come and prove his prop-
erty, pay charges & take him away, other-
wise he will be disposed of as the law
directs.

JAMES CAMPBELL, Jailor.

Jan. 20

Little River Turnpike Road.

It is required by the President and Di-
rectors of the Little River Turnpike
Road, that the Stockholders of the Com-
pany do pay, to the Treasurer of the com-
pany, William Hartshorne, Ten Dollars
upon each share held by them in the said
company, on or before the first day of Fe-
bruary next.

JAMES KEITH, President.

J. T. RICKETTS,

LEVEN POWELL,

GEO. GILPIN,

Alexandria, December

31st, 1802.

The Editors of the Washington Fe-
deralist, National Intelligencer, and Mr.
Bowen, at Winchester, are requested to in-
sert the above advertisement in their re-
spective papers, once in each week for 4
weeks, and forward their bills to the editor
hereof.

Notice.

ALL persons having claims against the
estate of Bryan Lord Fairfax, deceased,
are requested to bring them forward pro-
perly attested; and those indebted to the
said estate, to make immediate payment
to Major Henry Ginnell, who is duly au-
thorized to act for me in this business.

THOS. FAIRFAX, Ex'r.

Jan. 8.

VALUABLE PROPERTY,

For Sale or Rent.

THOSE two three story BRICK
HOUSES on the corner of King and Co-
lumbus streets. They will be sold sepa-
rate or together, as may be preferred, or
they may be rented for one or more years.
Apply to

THOMAS PATTEN.

Dec. 29.

ADAM LYNN

Has just received,

HANDSOME ASSORTMENT OF

Jewelry, plated, Japaned & fancy
GOODS, of a superior quality, and of
the newest Patterns.

CONSISTING OF

Gold Locketts, Rings, Ear-
Rings, Bracelets, Watch Keys, Seals; pearl
Rings, Bracelets, &c. plated Urns, Tea
Pots, Castors, Candlesticks, &c. Japaned
Urns; Tea Trays and Bread Baskets;
gilt Necklaces, Broaches, Bracelets, Watch
Keys, Seals, Chains, &c. Knives & Forks,
Penknives, Razors, Scissors; Paints in
boxes; marking Types in boxes complete;
Snuff Boxes; plated & steel Spurs; gold
and silver Epaugetts; Lace Cord, Thread,
Spangles, Paris, Silver Thimbles, Tooth
Picks & Pencil Cases, with a number of
other articles.

Has also for Sale,

Watchmakers Materials, and
gilt and common Watch Keys, by the
dozen, and Crucibles.

He manufactures, as usual, all kinds of
Gold and Silver Work, to any pattern.
Nov. 24.

LADIES' and GENTLEMEN'S
POCKET ALMANACS;

A L S O,

COMMON ALMANACS,

For the ensuing year,

For Sale, by

SAMUEL BISHOP.

Dec. 13.

For Freight or Charter

To LIVERPOOL,

The Ship

Governor Strong,

Capt. CHOATE.

She is 450 bbls. burthen;

will be ready to take a cargo on board

in the course of a fortnight.

Liberal advances made on consignment

per this ship to Messrs. Hannay & Logan

of Liverpool.

WILLIAM HODGSON.

Dec. 21.

Clean linen and cotton

rags bought at this office.

BENNETT and WATTS

Have received and offer for sale, whole-
sale and retail,

The following GOODS:

Best Bulboom Gurrans,
5 4, 4 4 and 7-8 India Muslins, fine
and coarse,
Short and long Nankeens,
Bandanna Handkerchiefs,
Irish Linens, 13d to 4s. 1st. rg, re-
markably well bought,
1 trunk coloured and plain Cambric
Muslins,

Black and white Italian Crapes,
Twists and sewing Silk, first quality,
1 trunk silk Molestins,
1 case Velvetins and Cords,
1 do. Knives and Forks, well assorted,
1 do. Furniture and corded Dainties,
3 boxes Scotch Threads, No. 6 to 54,
1 do. English Shoe Thread of a superi-
or quality,

1 case half ell Fustians,
Ticklenburgs, German Dowlas, white
Russia Sheetings,
Diapers, Diaper Table Linen, all sizes,
Marseilles and superfine cotton Counter-
panes,
Best FF, English glazed and battle
Gunpowder.

They daily expect an assort-
ment of Russia Sheetings and Ravens Duck.
Dec. 27.

DISTRICT OF COLUMBIA,

County of Alexandria, ff.

NOVEMBER TERM, 1802.

Elkanah Doolittle, Compl.

against

Jacob Harman and Samuel

Davis, trading under the

firm of Harman & Davis,

and William Hartshorne,

jur.

The defendant Jacob Harman

not having entered his appearance, and
given security according to the act of as-
sembly and the rules of this court, and it
appearing to the satisfaction of the court
upon affidavit, that the said Harman is not
an inhabitant of this district, on motion
of the said complainant, by his counsel,
it is ordered, that the said defendant Har-
man, do appear here on the first day of
June Term next, and enter his appear-
ance to the suit, and give security for per-
forming the decrees of the court; and that
the other defendant, William Hartshorne,
jun. do not pay away, convey, or secrete
the debts by him owing to, or the estate
or effects in his hands belonging to the said
absent defendant, Harman, until the
further order or decree of this court;
and that a copy of this order be forthwith
published for two months successively, in
one of the public newspapers published in
this county, and that another copy be post-
ed at the front door of the Court House of
the said county.

A copy.

Tell, G. DENEALE,

Jan. 8.

DISTRICT OF COLUMBIA,

County of Alexandria, ff.

NOVEMBER TERM, 1802.

Moses Coates, Geo. M. Munn,

and Rob. M. Munn, comp.

against

William Powers, Jas. Card,

Wm. Galloway and Thos.

Moore,

defis.

The defendant Wm. Powers

not having entered his appearance and given se-
curity according to the act of assembly, and the
rules of this court, and it appearing to the satis-
faction of the court upon affidavit, that the said
defendant, William Powers, is not an inhabitant
of this district, on motion of the said complain-
ants, by their counsel, it is ordered, that the said
defendant, William Powers, do appear here on
the first day of June court next, and enter his ap-
pearance to this suit, and give security for per-
forming the decree of the court; and that the
other defendants, James Card, William Gallo-
way and Thomas Moore, do not pay away, con-
vey or secrete the debts by them owing to, or
the estate or effects in their hands belonging to
the said absent defendant, William Powers, un-
til the further order or decree of this court; and
that a copy of this order be forthwith inserted
for two months successively, in one of the papers
published in this county; and that another copy
be posted at the front door of the Court House of
the said county.

A copy.

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Jan. 11.

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